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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1353194-0
Total Deleted Page(s) = 19
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Page 22 ~ b6; b7C;
Page 23 ~ b6; b7C;
Page 40 ~ Duplicate;
Page 41 ~ Duplicate;
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MEMORANDUM -FBI -FBI Renaissance Technologies	La <u>w Off</u>	fices of	ь6 ь70
MEMORANDUM b6 b7			
MEMORANDUM b6 b7 b7 b7 b8 cm: Renaissance Technologies		Teleph	one:
-FBI om: Renaissance Technologies	Counsel:	Facsim	ile: (617) 332-5593
-FBI Tom: Renaissance Technologies			
-FBI om: Renaissance Technologies			
-FBI om: Renaissance Technologies			
-FBI om: Renaissance Technologies			
rom: PBI PBI	<u>M</u>	<u>IEMORANDUM</u>	
rom: PBI Paid Pa			
Renaissance Technologies	FBI -FBI	472 \$ \$4.00	
	rom:	A to the same	e e la company
ite: May 14, 1999	Re:	Renaissance Technologies	
	Pate: May 14, 1999	year the second of the second	,
	our investigation, including a co	ppy of a Complaint and Affidavit (w	/hich l assume
Enclosed are copies of documents from my file which may assist you in our investigation, including a copy of a Complaint and Affidavit (which I assume	was filed by New York counsel for by phone, I have no originals in I	or Ariya Internationa my file.	I AME I TENIET MENT
our investigation, including a copy of a Complaint and Affidavit (which I assume as filed by New York counsel for Ariya Internationa	-	•	
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STATE OF NEW YORK SUPREME COURT C	OUNTY OF MONROE	97-4666
ARIYA INTERNATIONAL, INC.,		1.
P	laintiff,	VERIFIED COMPLAINT
∽vs⊷		Index #
RENAISSA	NCE TECHNOLOGIES,	
D	efendants.	
		zen, Ryen & Mittleman,
LLP, complaining of the Der		
1. Plaintiff is a co	orporation organiz	zed and existing under
the laws of the Commonwealt	h of Massachusett	s, with offices at 100
Park Avenue, Newton, Massac	chusetts.	
2. Upon information	n and belief, D	Defendant,
	as a place of b	· <u></u>
3. Upon information		
	and belief, D	·
	der the name and	style of RENAISSANCE
TECHNOLOGIES,		
		•
4. Prior to March 10,	, 1997, Plaintiff a	and Defendants entered
into negotiations for the s	ale by Defendants	to Plaintiff for its
customer, International Te		
prepaid phone cards (herein		
5. Defendants repre	sented to Plaint	iff that they could
provide said cards at a p	er unit price of	\$0.130. Defendants
represented in a Letter of		
client (i.e., the actual su	upplier of the Ca	rds) was "financially
		•

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and logistically able to perform all parts of the Agreement." A copy of Defendants' Letter of Intent is annexed as Exhibit "A".

- 6. Subsequent thereto and on or about March 21, 1997, Defendants invoiced Plaintiff for said phone cards for the total amount of \$35,360.00. A copy of the invoice is annexed as Exhibit "B".
- 7. On or about March 24, 1997 the sum of \$35,360.00 was wired by Plaintiff to Defendants. A copy of the Wire Transfer Instructions from Defendants and Plaintiff's Wire Transfer Request Form is respectively annexed as Exhibits "C" and "D".
- 8. That Defendants have failed to provide any of the cards purchased by Plaintiff and upon information and belief, did not have at the time the Agreement was made the ability to perform all or any part of the Agreement.
- 9. Upon information and belief, Defendants had wired \$15,000.00 of the total sum of \$35,360.00 to a company known as Telegroup, Inc. in order to purchase the Cards.
- 10. Upon information and belief, Telegroup, Inc. did not have an agreement with Defendants to provide the cards at the per unit price of \$0.130.
- 11. Telegroup, Inc., on or about April 18, 1997 returned \$15,000.00 to Plaintiff.
- 12. That Defendants breached their Agreement with Plaintiff damaging Plaintiff in the sum of \$20,360.00.
- 13. That although duly demanded, no part of the sum of \$20,360.00 has been paid and there is due and owing from Defendants to Plaintiff the sum of \$20,360.00 together with interest from March 24, 1997.

AS AND FOR A SECOND CAUSE OF ACTION, PLAINTIFF ALLEGES:

MAY-06-1997 17:16

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- 14. Plaintiff repeats and realleges the allegations set forth in Paragraphs "1" through "13" as if set forth fully herein.
- 15. Defendants fraudulently represented to Plaintiff that they were able to provide the cards at a per unit price of \$0.130 when, in fact, they knew that they had no such ability.
- 16. Defendants defrauded Plaintiff of the sum of \$20,360.00 and caused Plaintiff damages in said amount.

AS AND FOR A THIRD CAUSE OF ACTION, PLAINTIFF ALLEGES:

- 17. Plaintiff repeats and realleges the allegations set forth in Paragraphs "1" through "16" as if set forth fully herein.
- 18. Upon information and belief, Defendants converted to their own use of the sum of \$20,360.00.
- 19. Defendants owe to Plaintiff, by reason thereof, the sum of \$20,360.00 together with interest from March 24, 1997.

WHEREFORE, Plaintiff demands Judgment against Defendants:

- A) On the First Cause of Action for the sum of \$20,360.00 plus interest from March 24, 1997;
- B) On the Second Cause of Action for the sum of \$20,360.00, plus interest from March 24, 1997; and
- C) On the Third Cause of Action for the sum of \$20,360.00 plus interest from March 24, 1997,

together with attorneys' fees, the costs and disbursements of this action and such other and further relief as to the Court seems just and proper.

DATED: May 6, 1997

Yours, etc.,

LACY. KATZEN. RYEN & MITTLEMAN, LLP

Esq.

Attorneys for Plaintiff 130 East Main Street Rochester, New York 14604-1686 Telephone: (716) 454-5650

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VERIFICATION

COMMONWEALTH OF MASSACHUSETTS) COUNTY OF MIDDLESEX) SS.:
being duly sworn, deposes and say: of ARIYA INTERNATIONAL, INC., the Plaintiff in the within action; that the deponent has read the foregoing Complaint and knows the contents thereof; and the same is true to my own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters I believe to be true. This Verification is made by me because the above party is a Corporation. The grounds of my belief as to all matters not stated upon my own knowledge are as follows: Plaintiff's books and records.
Sworn to before me this day of May, 1997. Notary Public

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STIFFILHCY, KHIZEN		P.7/11
STATE OF NEW YORK		
SUPREME COURT	COUNTY OF MONROE	
ARIYA INTERNATIONAL, INC	C.,	
	Plaintiff,	<u>AFFIDAVIT</u>
-vs-		
 		Index #
	 SSANCE TECHNOLOGIE:	S.
		•
	Defendants.	
COMMONWEALTH OF MASSACHU	JSETTS)	
COUNTY OF MIDDLESEX) ss.:	
being	duly sworn, depos	ses and says:
1.		of Ariya International,
Inc. ("Ariya"), and I h	ave personal know	ledge of the facts set
forth in this Affidavit.		
2. Attached heret	o as Exhibit 1, i	s a copy of the Summons
and Verified Complaint,		
simultaneously with the		
		Complaint and as more
fully set forth herein,	the Plaintiff is	entitled to an Ex Parte
Order for an Attachment	, together with a	Temporary Restraining
Order all as provided in	the proposed Orde	r submitted herewith.

- 4. Ariya provides computer, electronics, and software consulting, as well as telecommunications, voice and data services, on an international basis.
- 5. Among other services provided by Ariya, Ariya acts as a reseller of prepaid telephone calling cards (sometimes referred to hereinafter as "Cards") from US telecommunications companies such

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as MCI and LDDS Worldwide to Ariya's major Japanese customer, International Telecommunication Services ("ITS"). I was referred to a company by the name of Renaissance 6. Technologies, which, through its both verbally and in writing, held itself out to be capable of filling the order from ITS through its connections with Telegroup, Inc. ("Telegroup"). On or about March 10, 1997, I received a Letter of Intent from with respect to an anticipated ITS order, a true copy of which Letter of Intent is annexed to the Complaint as Exhibit "A". In pertinent part, that Letter of Intent provides as follows: "Renaissance Technologies confirms that our client [i.e., Telegroup] is, financially and logistically, able to perform all parts of the Agreement..." On or about March 21, 1997, I received an order from ITS 8. for a substantial number of Cards, and began a search for Cards at the lowest available price to fill this order. 9. advised that he could obtain the Cards I sought at a per unit price of \$0.130, and, based upon this representation, as well as the information contained in the Letter of Intent, I placed the ITS order for 2800 Cards with On or about March 21, 1997, I received an Invoice for the Cards in the total amount of \$35,360.00, which sum I wired to as per instructions previously received; annexed to the Complaint as Exhibit "B" is a true copy of the said Invoice; and annexed as Exhibits "C" and "D", respectively, the Wire Transfer Instructions, and the Wire Transfer Request as approved by my bank.

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11. Although received the wire transfer in full, the Cards were not delivered as agreed.

to complain about his failure to deliver the Cards, he stated that he had wired only \$15,000.00 to Telegroup (instead of the full \$35,360.00 as agreed); that Telegroup could not "fill the order," but that he would find another supplier on substantially similar terms.

13. On information and belief, had no intention of wiring the agreed amount of money to Telegroup, or of delivering the Cards at the agreed-upon price and quantity, and in fact, did not have the capability, "financially or logistically," to provide the Cards at any time relevant hereto. This belief is based upon my subsequent telephone conversations with representatives of Telegroup, who stated unequivocally that they were never under contract with that they never made any cards available to him at a price of \$0.130/unit, and that had apparently been lying to both Telegroup and to me all along in an effort to coerce an order and thereby obtain money.

subsequently advised me that he had worked out a deal with Global Telecom Networks ("GTN") to provide the Cards at a price of \$0.150/unit, and on or about April 29, 1997, \$15,000.00 of the money I had wired to (which had been returned to me by Telegroup) plus \$442.00 from Ariya was wired to GTN, filling a portion of the ITS order.

15. The monies that were wired to Defendants were for the sole purpose of purchasing Cards for the benefit of Plaintiff. By failing to purchase the Cards and by failing to return the money to

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the Plaintiff, Defendants have clearly disposed of property sufficient to satisfy a Judgment.

- I contacted, or attempted to contact, on numerous occasions, both verbally and in writing, in an effort to obtain the \$20,360.00 balance of the money I had wired to Annexed hereto as Exhibits 2, 3, 4 and 5 respectively, are true copies of memoranda faxed by my attorney to as well as the one and only facsimile response received from

 17. I have contacted Credit Union with the
- account to reimburse the balance owed.

 18. On information and belief, converted the money
 I had wired him to his own use and has defrauded Plaintiff of the
 sum of \$20,360.00.

information provided to me for the purpose of wire transfer, and

have been advised that presently there are insufficient funds in

- 19. If were notified in advance of a hearing on a motion for attachment, he would remove any remaining funds from his bank; and I am aware of no other assets or insurance proceeds available to satisfy Plaintiff's claim and anticipated Judgment in this matter.
- 20. As can be seen by the Verified Complaint and this Affidavit, it is probable that the Plaintiff will succeed on the merits.
- 21. The facts set forth clearly show that the Defendants, with intent to defraud their creditors or frustrate the enforcement of a Judgment that might be rendered in Plaintiff's favor has

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assigned, disposed of, encumbered or secreted property.

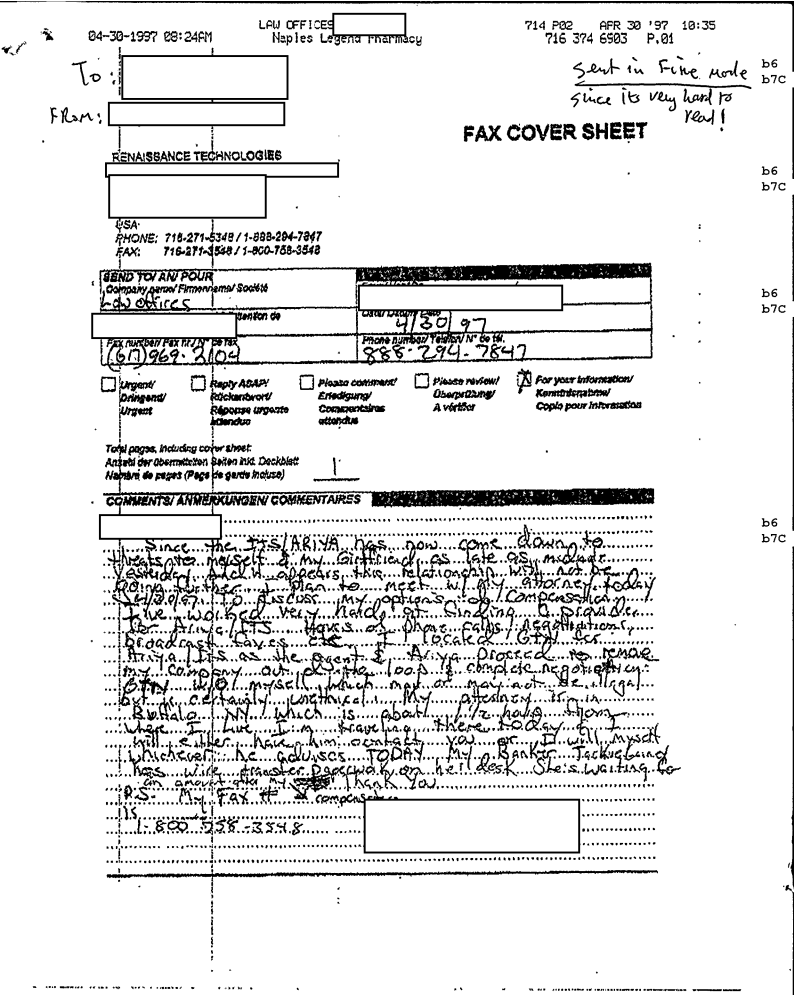
- 22. The amount demanded exceeds all counterclaims known to Plaintiff.
- 23. No previous application has been made for the relief requested herein.

WHEREFORE, I respectfully request that the Court grant the annexed Order of Attachment, together with a temporary restraining order and for such other and further relief as may be just and proper.

_

Sworn to before me this ____ day of May, 1997.

Notary Public



LAW OFFICES 714 P04 AFR 30 '97 10:37	ь6 b7С
Telephon Facsimile: (617) 969-2104	ъ6 ъ7с
FACSIMILE TRANSMITTAL INFORMATION	
Date: 4/30/97	
To: Fax No.: 1-800-758-3548 Name of Recipient:	ь6 ь7С
Firm or Office: Revaissance Technologies From: Description of Document(s): Re: Ariya Int'	b6 b7С
THIS TRANSMISSION CONSISTS OF PAGES, INCLUDING THIS COVER SHEET. Original to follow by: Mail Overnight Delivery Courier N/A If you do not receive all pages, or have any problem with this transmission, please call tt Our fax number is (617) 969-2104.	Ь6 Ь7С
Message to Recipient: Luilling to allow you to reduce the urine thanefer amount by 11930, which was the agreed-upon compossation from GTN. however, the balance must be wire-transferred immediately. Please advise as to your intentions. If this cannot be a trompailed this norming, I must speak with your attensey immediately	ъ6 ъ7С

The documents accompanying this facsimile transmission contain information from the Low Offices of Philip S. Levoff which is confidential or privileged. The information is intended to be for the use of the individual or entity named on this transmission sheet. If you are not the intended recipient, be aware that any disclosure, copying, distribution or use of the contents of this FAX information is prohibited. If you have received this fax in error, please notify us by telephone immediately so that we can arrange for the retrieval of the original document at no cost to you. We sincerely appreciate your understanding and cooperation.

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*****CONFIDENTIALITY NOTICE*****

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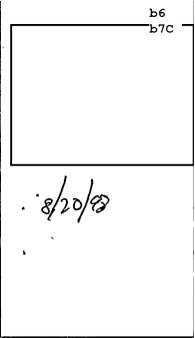
sincerely appreciate your understanding and cooperation.



UNITED STATES POSTAL SERVICE

WESTGATE BRANCH 1485 HOWARD ROAD ROCHESTER, NY 14624-9998

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FD-340 (Rev. 8-7-97) Universal Case File Number 1964-BF 3316 Field Office Acquiring Evidence Serial # of Originating Document _____ Date Received _____ From _____ (Name of Contributor) (Address of Contributor) b6 b7C To Be Returned Yes No Receipt Given Yes No Grand Jury Material - Disseminate Only Pursuant to Rule 6 (e) Federal Rules of Criminal Procedure ☐ Yes 描 No Title: Reference: (Communication Enclosing Material) Description:

Original notes re-interview of 'xbres

	Lacy, Katzen, Ryen & Mittleman, LLP		
	ATTORNEYS AT LAW		
	THE GRANITE BUILDING 130 EAST MAIN STREET		
	ROCHESTER, NEW YORK 14604-1686		
	(716) 454-5650		
	FACSIMILE (716) 454-6525		
HERBERT W. LACY (1920 - 1989)	May 5, 1999		
(1250.1204)	-	ALSO ADMITTED IN:	
		* ILLINOIS + NEW JERSEY	
A river Test a res	-ti-val Tura	• Peninsyivania	
Ariya Intern 100 Park Av	·		
Newton, MA			
11001011, 1112	1 02130		
RE:			
Dear			
 Únfo	ortunately, I have been unsuccessful in locating our file. However, I di	d obtain	
copies of the	e Pleadings that we used in court and I am enclosing a copy of the Su	mmons,	
Affidavit and Complaint that were filed with the court. After reviewing this with the FBI			
please advis	e me if there is any other information which I may be able to obtain f	from the	
court docum	nents. Again, I apologize for not being able to find the file but I believe	e that all	
	nation that was relevant to the proceeding is contained in the Complaint	and the	
Affidavit.			
	· Very truly yours,		
	Lacy, Katzen, Ryen & Mittleman; LLP		
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STATE OF NEW YORK SUPREME COURT	COUNTY OF MONROE	
ARIYA INTERNATIONAL,	INC.,	
	Plaintiff,	AFFIDAVIT
-vs-	*	
		Index # 97/41/16
RENA	AISSANCE TECHNOLOGIES,	
	Defendants.	,
COMMONWEALTH OF MASSAC COUNTY OF MIDDLESEX	CHUSETTS)) ss.:	

being duly sworn, deposes and says:

of Ariya International,
Inc. ("Ariya"), and I have personal knowledge of the facts set
forth in this Affidavit.

- 2. Attached hereto as Exhibit 1, is a copy of the Summons and Verified Complaint, the original of which is being filed simultaneously with the making of this application.
- 3. As can be seen by the Verified Complaint and as more fully set forth herein, the Plaintiff is entitled to an Ex Parte Order for an Attachment, together with a Temporary Restraining Order all as provided in the proposed Order submitted herewith.
- 4. Ariya provides computer, electronics, and software consulting, as well as telecommunications, voice and data services, on an international basis.
- 5. Among other services provided by Ariya, Ariya acts as a reseller of prepaid telephone calling cards (sometimes referred to hereinafter as "Cards") from US telecommunications companies such

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as MCI and LDDs Worldwide to Ariya's major Japanese customer,
International Telecommunication Services ("ITS").
6. I was referred to a company by the name of Renaissance
Technologies, which, through
, both verbally and in writing, held itself out to be
capable of filling the order from ITS through its connections with
Telegroup, Inc. ("Telegroup").
7. On or about March 10, 1997, I received a Letter of Intent
from with respect to an anticipated ITS order, a true copy
of which Letter of Intent is annexed to the Complaint as Exhibit
"A". In pertinent part, that Letter of Intent provides as follows:
"Renaissance Technologies confirms that our client [i.e.,
Telegroup] is, financially and logistically, able to perform all
parts of the Agreement"
8. On or about March 21, 1997, I received an order from ITS
for a substantial number of Cards, and began a search for Cards at
the lowest available price to fill this order.
advised that he could obtain the Cards I sought
at a per unit price of \$0.130, and, based upon this representation,
as well as the information contained in the Letter of Intent, I
placed the ITS order for 2800 Cards with
10. On or about March 21, 1997, I received an Invoice for the
Cards in the total amount of \$35,360.00, which sum I wired to
as per instructions previously received; annexed to the
Complaint as Exhibit "B" is a true copy of the said Invoice; and
annexed as Exhibits "C" and "D", respectively, the Wire Transfer
Instructions, and the Wire Transfer Request as approved by my bank.

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11. Although received the wire transfer	in full, the
Cards were not delivered as agreed.	•
12. When I contacted to complain about	: his failure
to deliver the Cards, he stated that he had wired onl	
to Telegroup (instead of the full \$35,360.00 as a	
Telegroup could not "fill the order," but that he	
another supplier on substantially similar terms.	
12 0- ind	intention of
wiring the agreed amount of money to Telegroup, or o	
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not have the capability, "financially or logistically,	
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contract with that they never made any cards	
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been lying to both Telegroup and to me all along in a	_
coerce an order and thereby obtain money.	m errore co
14. subsequently advised me that he had	4 E
a deal with Global Telecom Networks ("GTN") to provide	
a price of \$0.150/unit, and on or about April 29, 1997,	
by Telegroup) plus \$442.00 from Ariya was wired to GTN	
portion of the ITS order.	i, fiffing a
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failing to purchase the Cards and by failing to return the money to

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the Plaintiff, Defendants have clearly disposed of property sufficient to satisfy a Judgment. 16. From and after April 29, 1997, both my local attorney and I contacted, or attempted to contact, | on <u>numerous</u> occasions, both verbally and in writing, in an effort to obtain the \$20,360.00 balance of the money I had wired to Annexed hereto as Exhibits 2, 3, 4 and 5 respectively; are true copies of memoranda faxed by my attorney to as well as the one and only facsimile response received from I have contacted Credit Union with the information provided to me for the purpose of wire transfer, and have been advised that presently there are insufficient funds in account to reimburse the balance owed. On information and belief, converted the money I had wired him to his own use and has defrauded Plaintiff of the sum of \$20,360.00. were notified in advance of a hearing on a 19.

- 19. If were notified in advance of a hearing on a motion for attachment, he would remove any remaining funds from his bank; and I am aware of no other assets or insurance proceeds available to satisfy Plaintiff's claim and anticipated Judgment in this matter.
- 20. As can be seen by the Verified Complaint and this Affidavit, it is probable that the Plaintiff will succeed on the merits.
- 21. The facts set forth clearly show that the Defendants, with intent to defraud their creditors or frustrate the enforcement of a Judgment that might be rendered in Plaintiff's favor has

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assigned, disposed of, encumbered or secreted property.

- 22. The amount demanded exceeds all counterclaims known to Plaintiff.
- 23. No previous application has been made for the relief requested herein.

WHEREFORE, I respectfully request that the Court grant the annexed Order of Attachment, together with a temporary restraining order and for such other and further relief as may be just and proper.

Sworn to before me this 6th day of May, 1997.

Novary Public

PHILIP S. LEVOFF, Notary Public My Commission Expires Sept. 21, 2001 b6 b7C

STATE OF NEW YORK SUPREME COURT COUNTY OF MONROE

Index No. 97/4666

ARIYA INTERNATIONAL, INC.,

Plaintiff designates MONROE County as the place of trial

Plaintiff,

SUMMONS

- vs -

The basis of the venue is Defendant's place of business.

Plaintiff resides at 100 Park Avenue Newton, MS 02158 County of Middlesex

RENATSSANCE PECFINOLOGIES

Defendants.

To the Above-Named Defendants

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's attorney(s) within twenty (20) days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

DATED: May 6, 1997

LACY. KATZEN PYEN & MITTLEMAN, LLP

Esq.

Attorneys for Plaintiff 130 East Main Street Rochester, New York 1460 Tel. (716) 454-5650

HEED MINGS ENWELL

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erified complaint.	b6
Ryen & Mittleman, follows:	
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Defendants entered Plaintiff for its	
ices ("ITS"), of	
"Cards").	•
that they could	

STATE OF NEW YORK SUPREME COURT

COUNTY OF MONROE

ARIYA INTERNATIONAL, INC.,

Plaintiff,

VE

~vs~

In

RENAISSANCE TECHNOLOGIES,

Defendants.

Plaintiff, by its attorneys, Lacy, Katzen, LLP, complaining of the Defendants, alleges as

- Plaintiff is a corporation organized the laws of the Commonwealth of Massachusetts, w Park Avenue, Newton, Massachusetts.
- 2. Upon information and belief, Defer

resides at or has a place of busin

3. Upon information and belief, Defer

does business under the name and sty.

TECHNOLOGIES, with offices at

- Prior to March 10, 1997, Plaintiff and D into negotiations for the sale by Defendants to customer, International Telecommunication Serv prepaid phone cards (hereinafter referred to as
- Defendants represented to Plaintiff 5. provide said cards at a per unit price of \$0.130. Defendants represented in a Letter of Intent to Plaintiff that Defendants' client (i.e., the actual supplier of the Cards) was "financially

and logistically able to perform all parts of the Agreement." A copy of Defendants' Letter of Intent is annexed as Exhibit "A".

- 6. Subsequent thereto and on or about March 21, 1997, Defendants invoiced Plaintiff for said phone cards for the total amount of \$35,360.00. A copy of the invoice is annexed as Exhibit "B".
- 7. On or about March 24, 1997 the sum of \$35,360.00 was wired by Plaintiff to Defendants. A copy of the Wire Transfer Instructions from Defendants and Plaintiff's Wire Transfer Request Form is respectively annexed as Exhibits "C" and "D".
- 8. That Defendants have failed to provide any of the cards purchased by Plaintiff and upon information and belief, did not have at the time the Agreement was made the ability to perform all or any part of the Agreement.
- 9. Upon information and belief, Defendants had wired \$15,000.00 of the total sum of \$35,360.00 to a company known as Telegroup, Inc. in order to purchase the Cards.
- 10. Upon information and belief, Telegroup, Inc. did not have an agreement with Defendants to provide the cards at the per unit price of \$0.130.
- 11. Telegroup, Inc., on or about April 18, 1997 returned \$15,000.00 to Plaintiff.
- 12. That Defendants breached their Agreement with Plaintiff damaging Plaintiff in the sum of \$20,360.00.
- 13. That although duly demanded, no part of the sum of \$20,360.00 has been paid and there is due and owing from Defendants to Plaintiff the sum of \$20,360.00 together with interest from March 24, 1997.

AS AND FOR A SECOND CAUSE OF ACTION, PLAINTIFF ALLEGES:

- 14. Plaintiff repeats and realleges the allegations set forth in Paragraphs "1" through "13" as if set forth fully herein.
- 15. Defendants fraudulently represented to Plaintiff that they were able to provide the cards at a per unit price of \$0.130 when, in fact, they knew that they had no such ability.
- 16. Defendants defrauded Plaintiff of the sum of \$20,360.00 and caused Plaintiff damages in said amount.

AS AND FOR A THIRD CAUSE OF ACTION, PLAINTIFF ALLEGES:

- 17. Plaintiff repeats and realleges the allegations set forth in Paragraphs "1" through "16" as if set forth fully herein.
- 18. Upon information and belief, Defendants converted to their own use of the sum of \$20,360.00.
- 19. Defendants owe to Plaintiff, by reason thereof, the sum of \$20,360.00 together with interest from March 24, 1997.

WHEREFORE, Plaintiff demands Judgment against Defendants:

- A) On the First Cause of Action for the sum of \$20,360.00 plus interest from March 24, 1997;
- B) On the Second Cause of Action for the sum of \$20,360.00, plus interest from March 24, 1997; and
- C) On the Third Cause of Action for the sum of \$20,360.00 plus interest from March 24, 1997, together with attorneys' fees, the costs and disbursements of this action and such other and further relief as to the Court seems just

DATED: May 6, 1997

and proper.

Yours, etc.,

LACY. KATZEN. BYEN & MITTLEMAN, LLP Esq.

95%

Attorneys for Plaintiff 130 East Main Street Rochester, New York 14604-1686 Telephone: (716) 454-5650

VERIFICATION

COMMONWEALTH OF MASSACHUSETTS)
COUNTY OF MIDDLESEX) SS.:

being duly sworn, deposes and say:

of ARIYA INTERNATIONAL, INC.,

the Plaintiff in the within action; that the deponent has read the foregoing Complaint and knows the contents thereof; and the same is true to my own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters I believe to be true. This Verification is made by me because the above party is a Corporation. The grounds of my belief as to all matters not stated upon my own knowledge are as follows:

Plaintiff's books and records.

Sworn to before me this 6th day of May, 1997.

Notary Public

PHILIP S. LEVOFF, Notary Public My Commission Expires Sept. 21, 2001 ь6 ь7с

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RENAISSANCE TECH

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PH (716) 271-5348 / 1 (888) 294-7847 FAX (716) 271-3548 / 1 (800) 758-3548

March 10, 1997

LETTER OF INTENT

Remaissance Technologies represent a telecommunications company in the United States that will do the following:

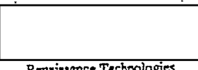
- Agree to direct 50K to 100K minutes of Japan to United States telecom traffic 1) over ITS Private Line.
- Agree to a term of between 1 3 years depending on rates.
- Agree to provide reasonable deposit based on anticipated usage and rates.

My client requests the following:

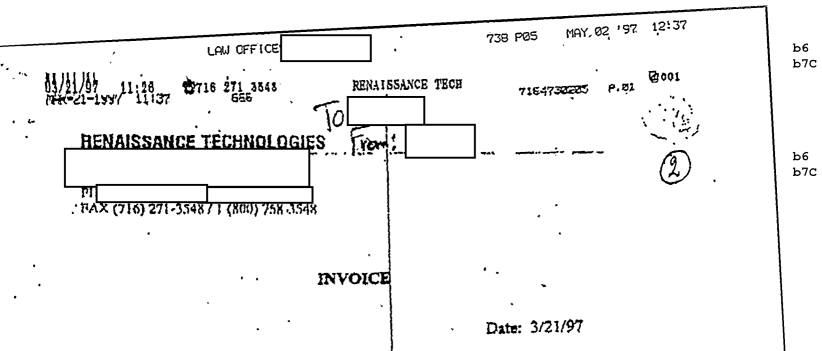
- A definite time line of service implementation within 90 days, preferably closer to 1) 70 days.
- A guaranteed flat rate that will reflect term discounts, etc. 2)
- A decision within 10 15 days if the aforementioned agreement is viable to ITS. 3)

Renaissance Technologies confirms that our client is, financially and logistically, able to perform all parts of the agreement, and very anxious to move forward with the development of said agreement.

Awaiting your favorable reply, we remain.



Renaissance Technologies



Customer:

Ariya Im'l. 100 Park Avenue Newton, Ms. 02158

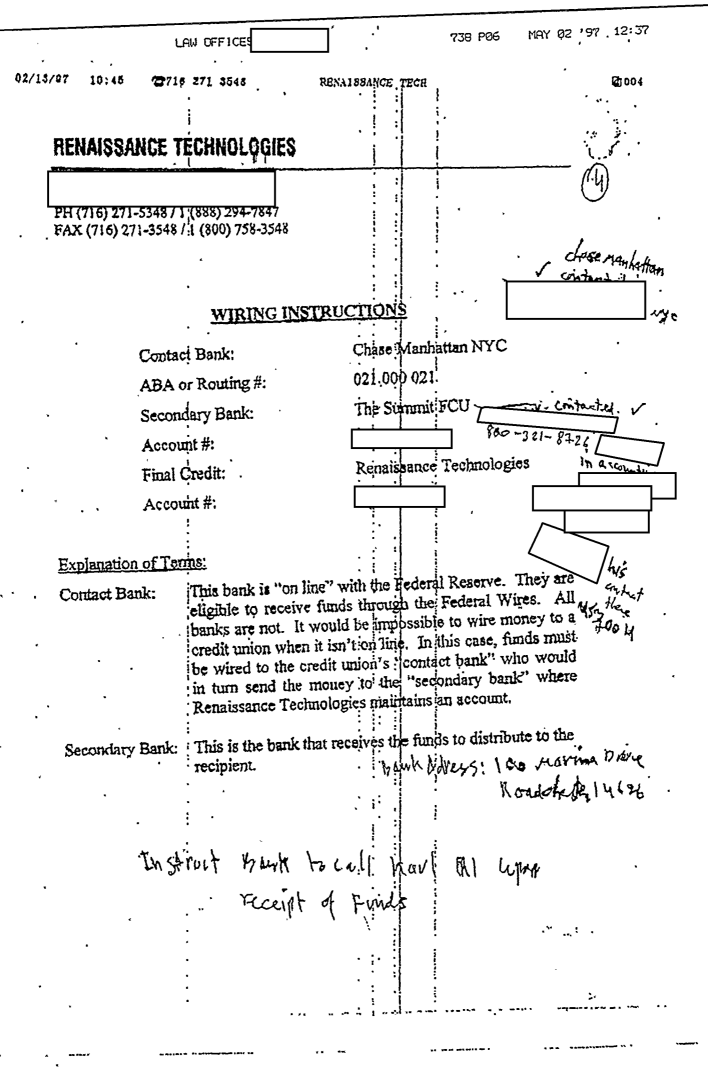
Phone: 617) 527-2269

No. 1000 800 800 200	Item 112 Unit Prepaid Cards 182 Unit Prepaid Cards 14 Unit Prepaid Cards 16 Unit Prepaid Cards Total Cost	Cost/Unit 0.130 0.130 0.130 0.130	Total Cost \$14,560.00 \$18,928.00 \$ 1,456.00 \$ 416.00 \$35,360.00
	Total Cost		0541200,00

INVOICE PAYABLE UPON RECEIPT

THANK YOU

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PLEASE PRINT	CLEARLY OR TYPE	
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Repetitive Number:	_ Wire Amount: \$ 35,360.00	
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Debit Account Number:	Debit Bank #: 1, 3 6	•
Collected Available Balance; 8 44	958.72	
NOTE: IF THE FUNDS ARE UNCOLLECTED, ALSO SUBMIT A SEPARATE WIRE A	THE ENTRY MUST BE FORCED. PLEASE AUTHORIZATION FORM (FORM A).	
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Seneficiary Account Number:	FOR BENEFIT IF	
For Credit to (beneficiary name): 1	REMISSANCE TECHNOLOGIES	
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A. I have read the other side of th	is form and understand my	
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. L	Customer signature Phone #	_
B. Approved by (Required):		
NOTE: IF THE CUSTOMER HAS NOT SIGN USTRUST BLANKET BOND INSURAN	•	*
FUR WIRE DEPARTMENT USE ONLY:	<u>*************************************</u>	:
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Entered by/Date:	Verified by/Date:	•
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. LAW OFFICES . 738 P11 MAY 02 '97 12:40
Law Offices of
Of Cownset: Telephone: Facsimile: (617) 969-2104
·
FACSIMILE TRANSMITTAL INFORMATION
Date: $\frac{4}{50}\sqrt{q_7}$
To: Fax No.: 1-800-758-3548;716-374-5903
Name of Recipient:
Firm or Office: Revaissance Technologies DCCINT
From:
Description of Document(s): Re: aruja Int'
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to return his money which it appears you received under Julie
protouses, and may no longer have (your Bank indicates that you
_ do not have the necessary funds available) may have a rose in maintings.
Lung hour from you money.
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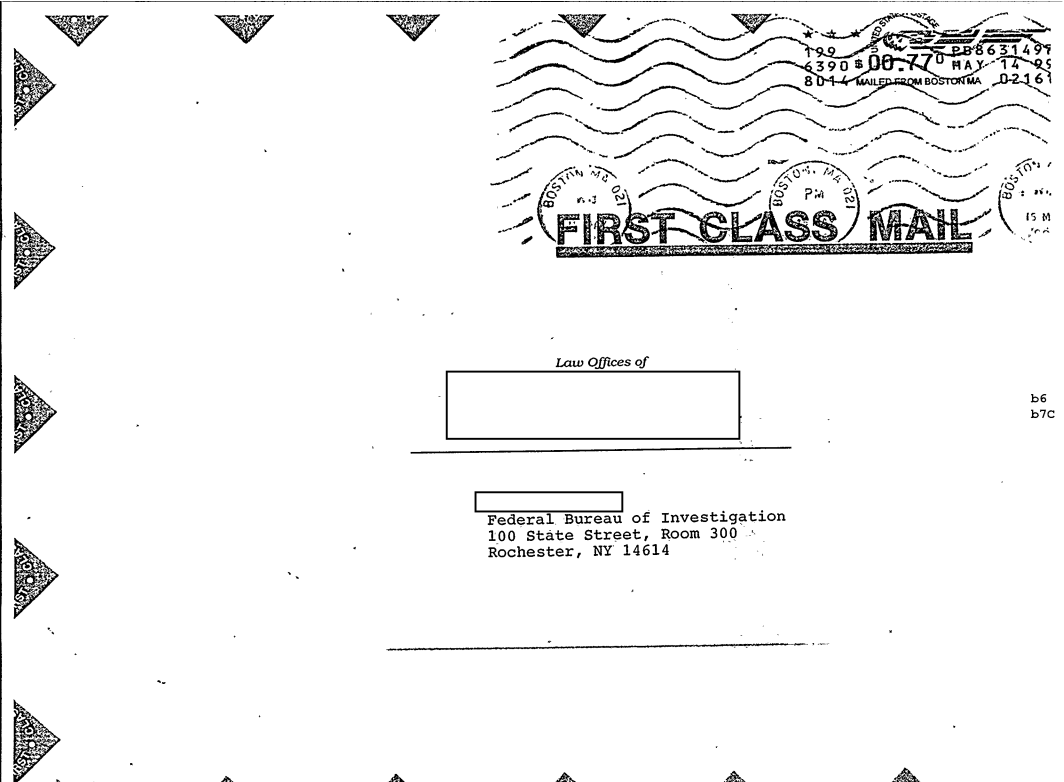
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(File No.) 1964-BF-33164

Item	Date	To be returned	1.0	
	Filed	Yes No	Hutomated in ACS	Disposition
IAI	4/12/99	X	orig interview notes con	of complaint
1A2	5/29/2	X	Cats PD mus shot + arre	strenet
1A3	"	X	Cates PD mug shot + arre Correspondence between	Subject & Victim
				- VVVIII



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